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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/816,236	03/26/2001	Masashi Asakawa	100021-00046	8733
75	590 02/03/2003			
ARENT FOX KINTNER PLOTKIN & KAHN, PLLC Suite 600 1050 Connecticut Avenue, N.W. Washington, DC 20036-5339		EXAMINER		
		ENCARNACION, YAMIR		
		,		
			2186	

DATE MAILED: 02/03/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)	
Office Action Summary		09/816,236	ASAKAWA ET AL.	
		Examiner	Art Unit	
		Yamir Encarnacio	on 2186	
Period fo	The MAILING DATE of this communication ap	pears on the cover	sheet with the correspondence address	
A SH THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPLANALING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statule eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filed on 26	.136(a). In no event, however, however, however, have a statutory mining will apply and will expire Site, cause the application toing date of this communication.	rer, may a reply be timely filed num of thirty (30) days will be considered timely. IX (6) MONTHS from the mailing date of this communic become ABANDONED (35 U.S.C. § 133).	ation.
·		_	al	
3)	2a) ☐ This action is FINAL. 2b) ☐ This action is non-final. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims			its is
4)⊠	Claim(s) 1-12 is/are pending in the application	on.		
-	4a) Of the above claim(s) is/are withdra		tion.	
	Claim(s) 1-12 is/are rejected.			
7)	Claim(s) is/are objected to.			
	Claim(s) are subject to restriction and/	or election requiren	nent.	
'	The specification is objected to by the Examin	er.		
10)	The drawing(s) filed on is/are: a)□ acco	epted or b)☐ objecte	d to by the Examiner.	
	Applicant may not request that any objection to t	he drawing(s) be held	l in abeyance. See 37 CFR 1.85(a).	
11) 🗌	The proposed drawing correction filed on	_ is: a)□ approve	d b) disapproved by the Examiner.	
	If approved, corrected drawings are required in re	eply to this Office acti	on.	
12) 🗌	The oath or declaration is objected to by the E	xaminer.		
Priority u	ınder 35 U.S.C. §§ 119 and 120			
13)⊠	Acknowledgment is made of a claim for foreig	gn priority under 35	U.S.C. § 119(a)-(d) or (f).	
a)[☑ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority documer	nts have been recei	ved.	
	2. Certified copies of the priority documer	nts have been recei	ved in Application No	
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
14) 🗌 A	cknowledgment is made of a claim for domes	tic priority under 35	U.S.C. § 119(e) (to a provisional applic	cation).
) \square The translation of the foreign language pracknowledgment is made of a claim for domes	• •		
Attachmen	t(s)			
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲	Interview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-152) Other:	
S. Patent and Ti PTO-326 (Re		Action Summary	Part of Paper	No. 7

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2 and 4-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Usami* (USPN: 6,205,516 B1) in view of *Fadavi-Ardekani* (USPN: 6,401,176).

Claimed	Usami
1. A synchronous DRAM comprising:	See figure 1, the internal RAM 3 and the
	Extended RAM 4.
one memory array divided into a plurality of	Figure 8 shows the memory map (which reads
memory blocks;	on the claimed "memory array") divided into a
	plurality of blocks. Note specially, the block
	labeled internal RAM3 and the block labeled
	internal RAM4.

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mode storage units so disposed in a plurality	See Figure 8, the mode register area 1
of stages as to correspond to said memory	corresponding to internal RAM3 and the
blocks, for storing control information for	mode register area 2 corresponding to
defining operation modes of said memory	extended RAM4.
blocks;	
a setting unit for setting the control	See figure 1, the memory control circuit 5a.
information designated by a mode setting	
instruction to said mode storage unit	
corresponding to said memory block	
designated by said mode setting instruction in	
accordance with said mode setting instruction	
outputted from a plurality of [controllers];	

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a mode selection unit for selecting said mode storage unit corresponding to said memory block containing a memory cell designated by an address inputted; and an access unit for executing an access operation in synchronism with a predetermined clock signal for the corresponding one of said memory blocks in accordance with the control information stored in said mode storage unit selected.

The reference meets the limitation of the claim.

Usami does not explicitly disclose that the programmable registers are programmed via instructions outputted from a plurality of controllers.

Fadavi-Ardekani discloses of multiple processors accessing a shared synchronous memory. See Fadavi-Ardekani, the front cover. A person of ordinary skill in the art would have found it obvious to couple multiple processors as was done by Fadavi-Ardekani to the synchronous memory described by Usami for the purpose of increasing performance.

Accordingly, it would have been obvious to use multiple processors sharing the synchronous memory described by Usami for the purpose of increasing performance. The said processors would have read on the claimed "controllers."

As to claim 4, it would have been obvious to those of ordinary skill in the art to include the values to be placed in the registers as part of a reprogramming command. See *Usami*'s abstract.

As to claims 5 and 9, *Usami* describes the information sent on the address/data busses in column 13, lines 51-54.

As to claims 6-8, these claims do not patentably distinguish over the *Usami/Fadavi-*Ardekani combination because these claims merely recite nonfunctional descriptive material.

In the alternative as to claim 7, see figure 4, bits A0, A1, and A2.

In the alternative as to claim 8, see figure 4, bits A4, A5, and A6.

As to claim 10, values can be loaded into the registers.

As to claims 11-12, the *Usami/Fadavi-Ardekani* combination meets the limitations of the claims.

3. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Rao* (USPN: 6,173,356 B1) in view of *Usami*.

Claimed	Rao
1. A synchronous DRAM comprising:	See figure 4.
one memory array divided into a plurality of	See figure 4, the banks 401.
memory blocks;	

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mode storage units so disposed in a plurality	See figure 4, the mode registers 415. Column
of stages as to correspond to said memory	11, lines 15 - 17 states that "each memory
blocks, for storing control information for	bank 401, is associated with a corresponding
defining operation modes of said memory	mode register, and coupled thereto by the
blocks;	corresponding mode register bus 418."
a setting unit for setting the control	Column 11, lines 18-21 states that "[c]ore
information designated by a mode setting	logic/memory controller 402 configures
instruction to said mode storage unit	memory bank 401 under the control of CPUs
corresponding to said memory block	416a and 416b, coupled to core logic/memory
designated by said mode setting instruction in	controller 402 by system busses 417a and
accordance with said mode setting instruction	417b, respectively."
outputted from a plurality of controllers;	

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a mode selection unit for selecting said mode storage unit corresponding to said memory block containing a memory cell designated by an address inputted; and an access unit for executing an access operation in synchronism with a predetermined clock signal for the corresponding one of said memory blocks in accordance with the control information stored in said mode storage unit selected.

It would have been obvious to those of ordinary skill in the art that *Rao* meets these limitations.

While *Rao* explicitly discloses in column 11, lines 18-19 that "Core logic/memory controller 402 configures memory bank 401 under the control of CPUs 416a and 416b," *Rao* does not explicitly disclose that the programmable registers are programmed via instructions outputted from a plurality of controllers.

Usami teaches of setting the mode registers which configure the banks 401 via a "Mode Register Set" command. See Usami, column 10, lines 43-52.

A person of ordinary skill in the art would have found it obvious to use the method of setting the mode registers taught by *Usami* in *Rao* given that *Rao* is silent on the exact procedure followed when setting the mode registers. Accordingly, it would have been obvious to those of

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ordinary skill in the art to use a "Mode Register Set" command such as the one described by *Usami* in *Rao* because the use of the "Mode Register Set" command in *Rao* would have allowed for the mode registers to be set in accordance with the procedures followed by others in the art.

As to claim 3, the reference meets the limitation of the claim.

As to claim 4, it would have been obvious to those of ordinary skill in the art to include the values to be placed in the registers as part of a reprogramming command.

As to claims 5 and 9, see the comments made for Rao above.

As to claims 6-8, these claims do not patentably distinguish over the *Usami/Rao* combination because these claims merely recite nonfunctional descriptive material.

In the alternative as to claim 7, see *Rao*, figure 8, bits 0-2.

In the alternative as to claim 8, see *Rao*, figure 8, bits 4-6.

As to claim 10, values can be loaded into the registers.

As to claims 11-12, the *Usami/Rao* combination meets the limitations of the claims.

4. Claims 1-10, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farrer (USPN: 5,307,320) in view of Fadavi-Ardekani (USPN: 6,401,176).

Claimed	Farrer
1. A [synchronous] DRAM comprising:	See figure 1, the main memory 103.
one memory array divided into a plurality of	Figure 2a shows a card with bank0 and bank1.
memory blocks;	

mode storage units so disposed in a plurality of stages as to correspond to said memory blocks, for storing control information for defining operation modes of said memory blocks;

Figure 3 shows five programmable bank configuration registers. Column 6, lines 1-2 states that "[e]ach register is associated with a bank in the memory." See also column 13, lines 9-15.

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a setting unit for setting the control
information designated by a mode setting
instruction to said mode storage unit
corresponding to said memory block
designated by said mode setting instruction in
accordance with said mode setting instruction
outputted from [a plurality of controllers];

Column 5, lines 54-66 states that "[t]he bank configuration registers are programmable. The registers are programmable in that software can be used to load the registers with the proper values to configure the interface to the memory bank. The register could be loaded using a menu driven software which permits the user to indicate the type of DRAM in the bank location and any other parameters required to permit access to that DRAM bank. Self-configuration software can also be used to program the registers. The selfconfiguration software scans the memory cards of each bank and determines the type of memory card and configuration required so that access may be gained." See also column 14, lines 24-30.

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a mode selection unit for selecting said mode	See column 10, lines 1-31. Note that the
storage unit corresponding to said memory	"address remapping block translates bits 16-
block containing a memory cell designated by	25 of the bank configuration register to
an address inputted; and	determine the proper addressing modes of the
	DRAM." See also column 12, lines 27-42.
an access unit for executing an access	See column 12, lines 27-42.
operation in synchronism with a	
predetermined clock signal for the	
corresponding one of said memory blocks in	
accordance with the control information	
stored in said mode storage unit selected.	

Farrer does not explicitly disclose that the memory described therein is a synchronous DRAM or that the programmable registers are programmed via instructions outputted from a plurality of controllers.

Fadavi-Ardekani discloses that SDRAM technology combines DRAMs with a high-speed interface. See Fadavi-Ardekani, column 1, lines 27-30. Fadavi-Ardekani further discloses that because SDRAMs are programable, systems using SDRAM can improve bus utilization because the processor can be synchronized to the SDRAM output. See Fadavi-Ardekani, column 1, lines 47-50. A person of ordinary skill in the art would have found it desirable to improve bus

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utilization in the environment described by Farrer. In light of Fadavi-Ardekani, a person of ordinary skill in the art would have found it obvious to modify Farrer so as to combine the DRAM described therein with a high-speed interface like the one described by Fadavi-Ardekani to achieve an SDRAM for the purpose of achieving improved bus utilization. Accordingly, it would have been obvious to those of ordinary skill in the art to combine the DRAM described by Farrer with a high speed interface like the one described by Fadavi-Ardekani because the Farrer/Fadavi-Ardekani combination would have achieved improved bus utilization.

Also, Fadavi-Ardekani discloses of multiple processors accessing a shared synchronous memory. See Fadavi-Ardekani, the front cover. A person of ordinary skill in the art would have found it obvious to couple multiple processors as was done by Fadavi-Ardekani to the synchronous memory rendered obvious by the Farrer/Fadavi-Ardekani combination described above for the purpose of increasing performance. Accordingly, it would have been obvious to use multiple processors sharing the synchronous memory rendered obvious by the Farrer/Fadavi-Ardekani combination described above for the purpose of increasing performance. The said processors would have read on the claimed "controllers."

As to claim 3, the banks described by Farrer read on the claimed banks.

As to claim 4, it would have been obvious to those of ordinary skill in the art to include the values to be placed in the registers as part of a reprogramming command.

As to claims 5 and 9, the portion of *Farrer* reading "[t]he register could be loaded using a menu driven software which permits the user to indicate the type of DRAM in the bank location

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and any other parameters required to permit access to that DRAM bank" implies that the values are sent to the registers via a bus.

As to claims 6-8, these claims do not patentably distinguish over the Farrer/Fadavi-Ardekani combination because these claims merely recite nonfunctional descriptive material.

In the alternative as to claim 8, notice that in column 6, lines 50-51, *Farrer* discloses that the CAS timing filed consists of bits 8-10.

As to claim 10, values can be loaded into the registers.

As to claim 12, the reference meets the limitations of the claim.

Response to Arguments

5. Applicant's arguments filed December 26, 2002 have been fully considered but they are not persuasive.

On page 3 of the papers filed applicant argues that "[i]n contrast [to *Usami*], Applicants' invention utilizes a plurality of load storage units to independently provide control for defining operation modes of the various memory blocks." The examiner presumes that applicant meant "mode storage units" where applicant argued "load storage units." Like applicants' invention, *Usami* discloses of a plurality of mode register set regions labeled 301 and 302 which correspond to applicants' "mode storage regions." Column 14, lines 10-13 of *Usami* explain that "according to the present embodiment, it is possible to set the mode register 35 in the SDRAM 3 or 4 with the desired operation mode."

As to the unsupported allegations made in the first paragraph of page 4 of the papers filed, the examiner disagrees with applicant. As to the "setting unit," column 13, lines 43-45 of *Usami* state that the "CPU 1 supplies the memory control circuit 5a with: a mode-setting control signal to set a desired operation mode of each of the RAMs 3 and 4." As to the mode selection unit, the examiner refers applicant to column 15, lines 15-49 of *Usami*.

As to the comments made by applicant regarding *Rao*, the examiner refers applicant to the mode registers 415 shown in figure 4.

As to the comments made by applicant regarding *Farrer*, the examiner refers applicant to the five programmable bank configuration registers shown on figure 3.

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this or an earlier communication from the Examiner should be directed to Yamir Encarnacion by phone at (703) 308-5466.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Kim, can be reached on (703) 305-3821.

Any formal response to this action intended for entry should be mailed to Box AF,

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and labeled "EXPEDITED PROCEDURE." Any informal or draft communication should be
faxed to (703) 746-7240 and labeled "INFORMAL" or "UNOFFICIAL" or "DRAFT" or

"PROPOSED" and followed by a phone call to the Examiner at the above number. Handdelivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA.,
Sixth Floor (Receptionist).

YEE

Yamir Encarnacion

Patent Examiner

January 30, 2003

MATTHEW KIM
SUPERVISORY PATENT EXAMINER
SUCHNOLOGY CENTER 2100